

GENERAL ASSEMBLY COMMONWEALTH OF KENTUCKY

2009 REGULAR SESSION

SENATE BILL NO. 48 AS ENACTED	
THURSDAY, MARCH 12, 2009	

RECEIVED AND FILED DATE Marsh 24, 2008

TREY GRAYSON
SECRETARY OF STATE
COMMONWEALTH OF KENTUCKY
BY

AN ACT relating to cigarettes.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- → Section 1. KRS 131.604 is amended to read as follows:
- 2 As used in KRS 131.604 to 131.630:
- 3 (1) "Brand family" means all styles of cigarettes sold under the same trade mark and
- differentiated from one another by means of additional modifiers or descriptors,
- 5 including but not limited to menthol, lights, kings, and 100's, and includes any
- brand name alone or in conjunction with any other word, trademark, logo, symbol,
- 7 motto, selling message, recognizable pattern of colors, or any other indicia of
- 8 product identification identical or similar to, or identifiable with, a previously
- 9 known brand of cigarettes.
- 10 (2) "Distributor" means a person, wherever residing or located, who purchases nontax-
- paid cigarettes and stores, sells, or otherwise disposes of the cigarettes. This
- includes resident wholesalers, nonresident wholesalers, and unclassified acquirers
- as defined in KRS 138.130.
- 14 (3) "Nonparticipating manufacturer" means any tobacco product manufacturer that is
- not a participating manufacturer.
- 16 (4) "Participating manufacturer" has the meaning given the term in Section II(jj) of the
- master settlement agreement and all amendments thereto.
- 18 (5) "Stamping agent" means a person, including a distributor, that is authorized to affix
- tax stamps to packages or other containers or cigarettes pursuant to KRS 138.146 or
- any person that is required to pay the excise tax imposed pursuant to KRS 138. 155.
- 21 (6) "Master settlement agreement" has the same meaning as in KRS 131.600.
- 22 (7) "Cigarette" has the same meaning as in KRS 131.600.
- 23 (8) "Commissioner" means the commissioner of the Department of Revenue.
- 24 (9) "Department" means the Department of Revenue.
- 25 (10) "Tobacco product manufacturer" has the same meaning as in KRS 131.600.

- 1 (11) "Units sold" has the same meaning as in KRS 131.600.
- 2 (12) "Qualified escrow fund" has the same meaning as in KRS 131.600.

3 (13) "Directory" means the directory as provided in Section 2 of this Act.

- Section 2. KRS 131.610 is amended to read as follows:
- The Attorney General shall develop and make available to the department for public inspection, to include publishing on the department's Web site, a listing of all tobacco product manufacturers that have provided current and accurate certifications pursuant to KRS 131.608 and all brand families that are listed in the certifications. The listing shall be referred to as the "directory" and completed no
- later than July 1 of each certification year.
 - 11 (2) The department shall not include or retain in the directory the name or brand 12 families of any nonparticipating manufacturer that has failed to provide the required 13 certification or whose certification the Attorney General determines is not in 14 compliance with KRS 131.608, unless the Attorney General has determined that 15 such violation has been satisfactorily cured.
 - 16 (3) Neither a tobacco product manufacturer nor a brand family shall be included or
 17 retained in the directory if the Attorney General determines, in the case of a
 18 nonparticipating manufacturer, that:
 - 19 (a) Any escrow payment required pursuant to KRS 131.602 for any period for any
 20 brand family, whether or not listed by the nonparticipating manufacturer, has
 21 not been fully paid into a qualified escrow fund governed by a qualified
 22 escrow agreement that has been approved by the Attorney General; or
 - 23 (b) Any outstanding final judgment, including interest thereon, for a violation of
 24 KRS 131.602 has not been fully satisfied for the brand family or the
 25 manufacturer.
- Upon receipt of information from the Attorney General, the department shall update the directory as necessary in order to correct mistakes and to add or remove a

1	toba	eco product manufacturer or brand family to keep the directory in conformity
2	with	the requirements of this section and KRS 131.608 and 131.620.
3	(5) (a)	The department shall transmit, by electronic mail or other practicable means,
4		notice to each stamping agent and distributor of any addition to or removal
5		from the directory of any tobacco product manufacturer or brand family.
6	<u>(b)</u>	Within seven (7) days of receiving a removal notice from the department,
7		each stamping agent or distributor shall forward:
8		1. A copy of the removal notice to each of the stamping agent's or
9		distributor's retail customers; and
10		2. To the department, a list of the retailer customers to whom the
11		removal notices were sent.
12	(c)	1. The retailer shall have sixty (60) days from the effective date of the
13		removal notice to sell the affected cigarettes before the cigarettes are
14		deemed contraband and become subject to seizure and destruction
15		under Section 4 of this Act.
16		2. On and after the sixty-first day from the effective date of the removal
17		notice, the retailer shall not sell any cigarettes of a tobacco product
18		manufacturer or brand family that has been removed from the
19		directory.
20	<u>(6)</u> {(5)}	Every stamping agent and distributor shall provide and update as necessary an
21	elect	ronic mail address to the department for the purpose of receiving any
22	notif	fications that may be required by this section and KRS 131.608, 131.616,
23	131.	620, and 131.624.
24	<u>(7)[(6)]</u>	Notwithstanding the provisions of subsections (2) and (3) of this section, in
25	the	case of any nonparticipating manufacturer who has established a qualified
26	escr	ow account pursuant to KRS 131.602 that has been approved by the Attorney
27	Gen	eral, the Attorney General may not remove the manufacturer or its brand

	families from the directory unless the manufacturer has been given at least thirty
	(30) days' notice of the intended action. For the purposes of this section, notice shall
	be deemed sufficient if it is sent either electronically to an electronic-mail address
•	or by first class to a postal mailing address provided by the manufacturer in its most
	recent certification filed pursuant to KRS 131.608. The notified nonparticipating
	manufacturer shall have thirty (30) days from receipt of the notice to comply. At the
	time that the Attorney General sends notice of his or her intent to remove the
	manufacturer from the directory, the Attorney General shall post the notice in the
	directory.

- 10 (8) Beginning on the day after the Attorney General posts a notice in the directory of

 11 the Attorney General's intent to remove the nonparticipating manufacturer from

 12 the directory as provided in subsection (7) of this section, a stamping agent or

 13 distributor shall not purchase cigarettes from the nonparticipating manufacturer

 14 unless and until the Attorney General determines that the nonparticipating

 15 manufacturer is in compliance with KRS 131.608 and posts the notification of

 16 compliance in the directory.
- → Section 3. KRS 131.612 is amended to read as follows:
- 18 It shall be unlawful for:

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- Any stamping agent or distributor to affix a stamp to a package or other container of cigarettes of a tobacco product manufacturer or brand family not included in the directory; or
- 22 (2) Any retailer to sell cigarettes from a tobacco product manufacturer or brand
 23 family sixty-one (61) days or more after the effective date of the removal of the
 24 tobacco product manufacturer or brand family from the directory.
- Section 4. KRS 131.622 is amended to read as follows:
- 26 (1) (a) The following shall be contraband and subject to seizure and destruction:
- 27 <u>I.</u> Any cigarettes that have been affixed with a stamp in this state in

1	violation of KRS 131.612 <u>; or</u>
2	2. Any cigarettes in the possession of a retailer after the sixty (60) da
3	grace period as provided in subsection (5)(c) of Section 2 of this Ac
4	from a tobacco product manufacturer or brand family that has been
5	removed from the directory[shall be deemed contraband and subject to
6	seizure and forfeiture pursuant to KRS 138.165. Cigarettes seized in
7	accordance with this section shall be destroyed and not resold].
8	(b) Whenever any peace officer of this state, or any representative of the
9	department, finds any contraband cigarettes, the cigarettes shall be
10	immediately seized and stored in a depository to be selected by the officer of
11	representative.
12	(c) The seized cigarettes shall be held for a period of twenty (20) days to allow
13	the owner or any person having an interest in the cigarettes to protest the
14	seizure.
15	(d) At the time of seizure, the officer or representative shall:
16	1. Notify the department of the nature and quantity of the cigarettes
17	seized; and
18	2. Deliver to the person in whose custody the cigarettes are found a
19	receipt for the cigarettes. The receipt shall state on its face the date of
20	seizure, and a notice that the cigarettes shall be destroyed if the seizure
21	is not protested in writing to the Department of Revenue, Frankfort,
22	Kentucky, within twenty (20) days from the seizure.
23	(e) The owner or any person having an interest in the seized cigarettes may
24	appeal to the Kentucky Board of Tax Appeals a final determination made by
25	the department pursuant to KRS 131.340.
26	(f) If the owner or any person having an interest in the seized cigarettes fails to
27	protest the seizure before the end of the twenty (20) day holding period, the

department shall destroy the seized cigarettes.

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- The Attorney General may seek an injunction to restrain a violation of KRS 131.612 or 131.616 by a distributor or stamping agent and to compel the distributor or stamping agent to comply with KRS 131.612 and 131.616. In any action brought pursuant to this section, the state shall be entitled to recover the costs of investigation, costs of the action, and reasonable attorney fees from any distributor or stamping agent found to be in violation of KRS 131.612 or 131.616.
- No stamping agent or distributor shall sell or distribute cigarettes, or acquire, hold, own, possess, transport, import, or cause to be imported cigarettes that the stamping agent knows are intended for distribution or sale in the state in violation of KRS 131.612. A violation of this section is a Class A misdemeanor.
- Nothing in this section shall prohibit a stamping agent or distributor from possessing unstamped containers of cigarettes held in inventory for delivery to, or for sale in, another state.
- In addition to or in lieu of any other civil or criminal remedy provided by law, upon a determination that a stamping agent or distributor has violated KRS 131.612 or any regulation adopted pursuant to KRS 131.604 to 131.630, the commissioner may suspend the sale of cigarette stamps to the stamping agent or distributor for failure to comply with the provisions of KRS 131.604 to 131.630.
 - Section 5. (1) The staff of the Legislative Research Commission shall conduct a study to review the initial certification process and subsequent recertification process and escrow requirements of the Tobacco Master Setttlement Agreement and the related impacts on participating manufacturers, nonmanufacturers, stamping agents or distributors, and retailers.
- 25 (2) Staff shall transmit the results of the study to the Legislative Research 26 Commission, for distribution to the Interim Joint Committee on Appropriations and 27 Revenue, by November 1, 2010.

- 1 (3) Provisions of subsections (1) and (2) of this section to the contrary 2 notwithstanding, the Legislative Research Commission shall have the authority to 3 alternatively assign the issues identified herein to an interim joint committee or 4 subcommittee, thereof, and to designate a study completion date.
- Section 6. This Act takes effect July 1, 2009.

 → Section 6.

Date March 24

Attest: